IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF ARKANSAS CENTRAL DIVISION

WILLIAMS SCOTSMAN INC,)
Plaintiff,)) Case No. 4:20-MC-0015-JM
v.)
LIGHTHOUSE ACADEMIES OF CENTRAL ARKANSAS, INC.))
d/b/a Capital City Lighthouse Charter School,	
Charter School,)
Defendant)
v.	
CENTENNIAL BANK))
Garnishee.)

AGREED ORDER ON EMERGENCY MOTION TO DISMISS WRIT OF GARNISHMENT AND TO IMMEDIATELY DISBURSE FUNDS

This matter came on to be heard telephonically on the 14th day of January, 2021, Plaintiff Williams Scotsman, Inc. ("Plaintiff") appearing by its counsel, Henry C. Shelton, III of Adams And Reese LLP and Defendant Lighthouse Academies of Central Arkansas, Inc., d/b/a Capital City Lighthouse Charter School ("Defendant") appearing by its counsel David L. Jones and Jacob Fair of Wight, Lindsey & Jennings, LLP. The Court, based upon the Writ of Garnishment issued by the Clerk at the request of Plaintiff, the Answer thereto filed by Centennial Bank, the Emergency Motion to Dismiss Writ of Garnishment and Memorandum in support thereof filed by Defendant, the report, consent, and agreement of the parties, and the entire record herein, finds

that the parties have agreed to compromise and settle this matter.

IT IS THEREFORE ORDERED, that:

Centennial Bank, Garnishee, shall immediately disburse \$250,000 of the garnished 1.

funds, in certified funds or by wire, to Plaintiff.

2. Immediately upon Centennial Bank's, Garnishee, release of \$250,000 to Plaintiff

by wire or in certified funds (the choice of which medium to be Plaintiff's), the lien of the Writ of

Garnishment will be released and the Writ of Garnishment dismissed, so that the remaining funds

in the amount of \$241,399.40, plus any accrued interest, shall be immediately accessible to

Defendant and available for its use to the full extent that they were prior to execution of the Writ

of Garnishment.

3. All claims of Plaintiff and Defendant against each other now existing are released

and waived.

4. Upon receipt of certified funds in the amount of \$250,000 from Centennial Bank,

Garnishee, Plaintiff shall file a full Satisfaction and Release of the judgment on which its Writ of

Garnishment is based.

5. This Court shall retain jurisdiction for enforce the terms of the settlement between

2

the parties.

ALL OF WHICH IS ORDERED, BY CONSENT.

UNITED STATES DISTRICT JUDGE EASTERN DISTRICT OF ARKANSAS

2260577-v1

APPROVED AND AGREED:

/s/ Henry C. Shelton, III_____

Henry C. Shelton, III (AR Bar# 2010015) ADAMS AND REESE LLP 6075 Poplar Avenue, Suite 700 Memphis, Tennessee 38119 Phone (901) 525-3234 Fax (901) 524-5419 Henry.Shelton@arlaw.com

Attorneys for Plaintiff

/s/ Lauren M. Elenbaas

Lauren M. Elenbaas, (#2014130)

THE SHAW FIRM, PLLC

1315 Main Street

Conway, Arkansas 72034

Phone: (501) 329-5803 Fax: (501)-327-2961

laurenshawlaw@gmail.com

Attorneys for Centennial Bank

/s/ David L. Jones_

David L. Jones (2002128) Jacob P. Fair (2015167) WRIGHT, LINDSEY & JENNINGS 200 West Capitol Avenue, Suite 2300 Little Rock, Arkansas 72201-369 PHONE: (501) 371-0808

FAX: (501) 376-9442

djones@wlj.com; jfair@wlj.com

Attorneys for Defendant

2260577-v1

3